Document No. 3345 Adopted at Meeting of 8/19/76

RESOLUTION OF THE BOSTON REDEVELOPMENT AUTHORITY
RE: TENTATIVE DESIGNATION OF REDEVELOPER
DISPOSITION PARCEL SE-33/15 GREENWICH STREET
IN THE SOUTH END URBAN RENEWAL AREA

PROJECT NO. MASS. R-56

WHEREAS, the Boston Redevelopment Authority (hereinafter referred to as the "Authority"), has entered into a contract for loan and capital grant with the Federal Government under Title I of the Housing Act of 1949, as amended, which contract provides for financial assistance in the hereinafter identified Project; and

WHEREAS, the Urban Renewal Plan for the South End Urban Renewal Area, Project No. Mass. R-56, (hereinafter referred to as the "Project Area"), has been duly reviewed and approved in full compliance with local, State and Federal law; and

WHEREAS, the Authority is cognizant of the conditions that are imposed in the undertaking and carrying out of urban renewal projects with Federal financial assistance under said Title I, including those prohibiting discriminations because of race, color, sex, religion or national origin; and

WHEREAS, Pauline Coulter has expressed an interest in and has submitted a satisfactory proposal for the development of Disposition Parcel SE-33 in the South End Urban Renewal Area; and

WHEREAS, the Authority is cognizant of Chapter 30, Sections 61 and 62 of the Massachusetts General Laws, as amended, with respect to minimizing and preventing damage to the environment:

NOW, THEREFORE, BE IT RESOLVED BY THE BOSTON REDEVELOPMENT AUTHORITY:

- 1. That Pauline Coulter be and hereby is tentatively designated as Redeveloper of Disposition Parcel SE-33 in the South End Urban Renewal Area subject to:
 - (a) Concurrence in the proposed disposal transaction by the Department of Housing and Urban Development;
 - (b) Publication of all public disclosure and issuance of all approvals required by the Massachusetts General Laws and Title I of the Housing Act of 1949, as amended;
 - (c) Submission within ninety (90) days in a form satisfactory to the Authority of:
 - (i) Evidence of the availability of necessary equity funds, as needed; and
 - (ii) Evidence of firm financial commitments from banks or other lending institutions; and
 - (iii) Final Working Drawings and Specifications; and
 - (iv) Proposed development and rental schedule.
- 2. That disposal of Parcel SE-33 by negotiation is the appropriate method of making the land available for redevelopment.

- 3. That it is hereby found and determined that the proposed development will not result in significant damage to or impairment of the environment and further, that all practicable and feasible means and measures have been taken and are being utilized to avoid or minimize damage to the environment.
- 4. That the Secretary is hereby authorized and directed to publish notice of the proposed disposal transaction in accordance with Section 105 (E) of the Housing Act of 1949, as amended, including information with respect to the "Redeveloper's Statement for Public Disclosure" (Federal Form H-6004).



REDEVELOPER'S STATEMENT FOR PUBLIC DISCLOSURE.
REDEVELOPER AND LAND 1. a. Name of Redeveloper: PAULINE COULTON 200 Con STREET
b. Address of Redeveloper: 99 CAM DEN STREET 2. The land on which the Redeveloper proposes to enter into a contract for, or understanding with respect to, the purchase or lease of land from
(Name of Local Public Agency)
[Name of Urbus Kenewal or hedevelopment Project Area)
Name of Urbas Kenewal or he development Project racing
in the City of, State of,
is described as follows ²
TS CREEKWICH STREET
15 CREEN WILL
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3. If the Redeveloper is not an individual doing business under his own name, the Redeveloper has the sta
3. If the Redeveloper is not an individual doring under the laws of
indicated some state of the sta
A corporation.
A nonprofit or charitable institution or corporation.
A nonprofit or charitable institution
A partnership known as
A business association or a joint venture k as
A Federal, State, or local gover ment of instrumentality thereof.
Other (explain)
Other fexplains
indeveloper is not an individual or a government ag
indeveloper is not as the principal me and extent of the interest of the officers and principal me

Ill space on this form is inadequate for any requested information, it should be furnished on an attached page while 2 Any convenient means of identifying the land (such as block and lot numbers or street boundaries) tion by metes and bounds or other technical description is acceptable, but not required.

^{5.} Names, addresses, title of position (if any), and nature and ext shareholders, and investors of the Redeveloper, other than a government agency or instrumentality, are set forth follows:

- a. If the Redeveloper is a corporation, the officers, directors or trustees, and each stockholder owning more than 10% of any class of stock1.
- b. If the Redeveloper is a nonprofit or charitable institution or corporation, the members who constitute the board of trustees or board of directors or similar governing body.
- c. If the Redeveloper is a partnership, each partner, whether a general or limited partner, and either the percent of interest or a description of the character and extent of interest.
- d. If the Redeveloper is a business association or a joint venture, each participant and either the percent of interest or a description of the character and extent of interest.
- e. If the Redeveloper is some other entity, the officers, the members of the governing body, and each person having an interest of more than 10%.

NAME, ADDRESS, AND ZIP CODE

POSITION TITLE (I Tany) AND PERCENT OF INTEREST OR DESCRIPTION OF CHARACTER AND EXTENT OF INTEREST

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6. Name, address, and nature and extent of interest of each person or entity (not named in response to Item 5) who has a beneficial interest in any of the shareholders or investors named in response to Item 5 which gives such person or entity more than a computed 10% interest in the Redeveloper (for example, more than 20% of the stock in a corporation which holds 50% of the stock of the Redeveloper; or more than 50% of the stock in a corporation which holds 20% of the stock of the Redeveloper):

NAME, ADDRESS, AND ZIP CODE

DESCRIPTION OF CHARACTER AND EXTENT OF INTEREST

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7. Names (if not given above) of officers and directors or trustees of any corporation or firm listed under Item 5 or Item 6 above:

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B. RESIDENTIAL REDEVELOPMENT OR REHABILITATION

(The Redeveloper is to furnish the following information, but only if land is to be redeveloped or rehabilitated in whole or in part for residential purposes.)

If a corporation is required to file periodic reports with the Federal Securities and Exchange Commission under Section 13 of the Securities Exchange Act of 1934, so state under this Item 5. In such case, the information referred to in this Item 5 and in Items 6 and 7 is not required to be furnished.

1. State the Redeveloper's estimates, exclusiv		
a. Total cost of any residential redevelopm b. Cost per dwelling unit of any residential c. Total cost of any residential rehabilitati d. Cost per dwelling unit of any residential	redevelopment	••••• \$ 10 and 4
2. a. State the Redeveloper's estimate of the	average monthly rental (if to be re	ented) or average sale price
(if to be sold) for each type and size of	ESTIMATED AVERAGE	estimated average
TYPE AND SIZE OF OWELLING UNIT	MONTHLY RENTAL	SALE PRICE
	14/4 1 1	
b. State the utilities and parking facilities,	if any, included in the foregoing	estimates of rentals;
	14/A	
c. State equipment, such as refrigerators, w	ashing machines, air conditioners	s, if any, included in the fore-
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certify that this Redeveloper's Statement for Public	Disclosure is true and correct to	the best of my (our) knowledge
and belief.2	The second second	
Dated: 15/16/55	Dated:	
(iron 5 of item 6'aboye)	in Creciols of Punicis v. dig. Ev.	
Signature Contraction	S. S	ignature
Title		Title
. Address and 212 Code	Address	and ZIP Code
If the Redeveloper is an individual, this statement show	ald be sirped by such individual; if	a partnership, by one of the part-
ners; if a corporation or other entity, by one of its chie Penalty for False Certification: Section 1001, Title 18	f officers having knowledge of the fa	ects required by this statement.
ment of not more than five years, or both, for knowingly	and willfully making or using any for	else writing or document, isomine
the same to contain any false, fictitious or fraudulent sof the United States.	statement or entry in a matter within	the Julisdiction of any testa twent

TO: BOSTON REDEVELOPMENT AUTHORITY

FROM: ROBERT T. KENNEY, DIRECTOR

SUBJECT: SOUTH END URBAN RENEWAL AREA, MASS. R-56

TENTATIVE DESIGNATION OF DEVELOPER 15 GREENWICH STREET, PARCEL SE-33

SUMMARY: This memorandum requests that the Authority tentatively desig-

nate Pauline Coulter as Redeveloper of Parcel SE-33 in the

South End Urban Renewal Area.

Parcel SE-33 consists of approximately 747 square feet and is located at 15 Greenwich Street in the South End Urban Renewal Area.

Pauline Coulter, 99 Camden Street, Boston, has submitted a proposal for the rehabilitation of Parcel SE-33 in accordance with Authority standards, guidelines and the South End Urban Renewal Plan. Ms. Coulter has lived and worked in the South End for five (5) years.

Ms. Coulter's proposal calls for the rehabilitation of the 1 unit structure at an estimated cost of \$20,000. The financing will be obtained from HUD 312 funds, if available through the Authority, or from a private institution.

It is appropriate at this time to tentatively designate Pauline Coulter as Redeveloper of Parcel SE-33 so that formal processing of plans and financing arrangements may be initiated.

I therefore recommend that the Authority tentative designate Pauline Coulter as Redeveloper of Parcel SE-33 in the South End Urban Renewal Area.

An appropriate Resolution is attached.

